Instrument prepared by

VIRGINIA GAS AND OIL BOARD

CODE OF VIRGINIA \$ 45.1-361.26

Order recorded under

BEFORE THE VIRGINIA GAS AND OIL BOARD

An Order for Disbursement of Escrowed Funds SOUGHT

RELIEF

(and Authorization for Direct Payment of Royaltles)

Code of Virginia § 45.1-351. (et seq.) AND § 45.1-361.22 (et seq.) AND § 45.1-361.22:2 JURISDICTION:

UNIT/WELL NAME: CBM Unit D-43

TRACT(S):

BUCHANAN County, Virginia LOCATION:

VGOB-09-1020-2603-01 DOCKET NUMBER:

ARP Mountaineer Production, LLC on behalf of Derek Browning, Gregory Poulos, Jason Poulos, Kevin Rogers, Pamela Poulos, Shaun Rogers, Talmage G. Rogers, III APPLICANTS:

Russell County Government Center, Lebanon, Virginia HEARING DATE AND LOCATION:

September 15, 2015 and October 20, 2015

Tim Scott on behalf of ARP Mountaineer Production, LLC APPEARANCES:

PRIOR PROCEEDINGS:

- 1, Supplemental Order.
- Original Pooling Order Executed 06/17/2015, Recorded on 09/02/2015, Deed Book/Instrument No. 150001433
- 3. Original Pooling Order Executed 06/17/2015, Recorded on 09/02/2015, Deed Book/Instrument No. 150001433

NOTICE:

The Unit Operator gave notice to the Applicants that the Board would consider its disbursement petition at the September 15, 2015 hearing and was was continued to October 20, 2015 where the Board considered whether to:

Amend the Pooling Order to provide for the disbursement of funds on deposit in the Escrow Account attributable to Tract(s) 1 identified in the attached petition.

(2) Delete the requirement that the Unit Operator place future royalties attributable to Tract(s) 1 relative to the interests of the Applicants identified in the attached petition.

Close the escrow account under this docket number.

FINDINGS: Code of Virginia § 45.1-361.22 AND § 45.1-361.22:2

Applicant has certified and represented to the Board that:

Case No. 550-13, Opinion dated July 10, 2014, said decision allows the Applicant and Designated Operator to pay royalties directly to the person(s) identified in Exhibit EE annexed hereto and the annexed Table, further, specified T.G. Rogers, III, Derek Browning Rogers, Kevin Rogers, Shaun Rogers, Gregory Poulous, Jason Poulous, and Pamela Poulous is entitled to 100% of the CBM royalties awarded under Buchanan County, Virginia Circuit Court how said royalties are to be paid.

There are no more remaining conflicts after the disbursement, escrow is no longer required and account is to be closed after disbursement.

RELIEF GRANTED:

VGOE	3 Disbu	VGOB Disbursement	Fractional	Net Acreage	Royalty	Escrowed	Percent of
Unit	SM C	Unit CBM Unit D-43	Ownership	Ownership	Split	Acres	Escrowed
VGOE	3-09-10	VGOB-09-1020-2603-01	in Tract	inTract	Agreement	Disbursed	Disbursed
Table 1	_						
Tracts: 1	1,2						
Item	Tract	Disbursement Table					
		Total acreage in escrow before disbursement				AC101 R	
	~	Tract 1 (total acreage)	64.80				
1	1	Talmage G. Rogers, III\3014 Shalford Lane, Matthews, NC 28104		1.0152	100.00%	1.0152	12,5005%
2	- i	Derek Browning Rogers\2300 Carmel Road, Charlotte, NC 28226		1.0152	100.00%	1.0152	12.5005%
(C)	~	Kevin Rogers/139 Wickham Rd, Garden City, NY 11530		1.0152	100.00%	1.0152	12.5000%
75	-	Shaun Rogers\121 NE 100th Street, Miami Shores, FL 33138		1.0152	100.00%	1.0152	12.5000%

64.80

Tract 1 (total acreage)

K)	1 Gregory Poulos\1894 Glenwood Street NE, Palm Bay, FL 32907	1.3535	100.00%	1.3535	16.6667%
9	1 Jason Poulos/40670 SW 95th Street, Miami, FL 33176	1,3535	100.00%	1.3535	16.6667%
2	1 Pamela Poulos\1444 Medavia Avenue, Coral Gables, FL 33146	1.3535	100.00%	1.3535	16.6667%

1. The Escrow Agent is ordered, to within ten (10) days of receipt of this executed order, disburse funds for the unit and applicants detailed in Table 1.

2. The Escrow Agent is ordered to close the Escrow Account for the Subject Drilling unit based on the attached Revised Exhibit E which replaces all prior Exhibit E's recorded for the Subject Drilling Unit,

CONCLUSION:

Therefore, the requested relief and all terms and provisions set forth above be and hereby are granted and IT iS SO ORDERED.

APPEALS:

operator, gas owner, gas operator, or operator of a gas storage field certificated by the State Corporation Commission is a party in such action, the court shall hear such appeal de novo. Appeals of this Order are governed by the provisions of the Code of Virginia § 45.1-361.9 which provides that any order or decision of the Board may be appealed to the appropriate circuit court and that whenever a coal owner, coal

DONE AND EXECUTED this 21 day of October, 2015 by a majority of the Virginia Gas and Oil Board.

Chairman, Bradley C. Lambert

DONE AND PERFORMED this 21 day of October, 2015 by Order of the Virginia Gas and Oil Board.

Rick Cooper

Principal Executive to the staff, Virginia Gas and Oil Board

Rick Cooper

COMMONWEALTH OF VIRGINIA COUNTY OF RUSSELL

Acknowledged on this 25 day of October, 2015, personally before me a notary public in and for the Commonwealth of Virginia, appeared Bradley C. Lambert, being duly sworn did depose and say that he is the Chairman of the Virginia Gas and Oil Board and appeared Rick Cooper, being duly sworn did depose and say that he is Principal Executive to the staff of the Virginia Gas and Oil Board, that they executed the same and was authorized to do so.

> Sarah Jessee Gilmer, Notary Public DESSEE, NOTA

262946

My Commission expires: July 31, 2017

BEFORE THE VIRGINIA GAS AND OIL BOARD

PETITIONER: ARP Mountaineer Production.LLC

DIVISION OF GAS AND OIL

DOCKET NO: VGOB 09-1020-2603-01

RELIEF SOUGHT: (1) DISBURSEMENT FROM ESCROW REGARDING TRACT(S) 1 (2) AND AUTHORIZATION FOR DIRECT PAYMENT OF ROYALTIES

HEARING DATE: September 15, 2015

DRILLING UNIT: CBM Unit D-43

BUCHANAN COUNTY, VIRGINIA

PETITION FOR ORDER OF DISBURSEMENT OF ESCROW FUNDS.

1. Petitioner and its counsel

Petitioner is ARP Mountaineer Production, LLC, Park Place Corp Center One, 1000 Commerce Drive, Pittsburgh, PA 15275, 412-489-0006. Petitioner's counsel is Tim Scott, McKinnis & Scott Law Firm, 135 W. Main St., Kingsport, TN 37660.

2. Relief Sought

The disbursement of escrowed funds heretofore deposited with the Board's Escrow Agent, attributable to Tract 1, as depicted upon the annexed table; and, (2) authorization to begin paying royalties directly to the parties to the prevailing plaintiffs; Talmadge G. Rogers, III, Derek Browning, Kevin Rogers, Shaun Rogers, Gregory Poulos, Jason Poulos and Pamela Poulos. Unit D-43.

3. Legal Authority

Va. Code Ann. § 45.1-361.1 et seq., 4 VAC 25-160-140., and relevant Virginia Gas and Oil Board Orders ("Board") heretofore promulgated pursuant to law.

4. Type of Well(s)

Coalbed Methane

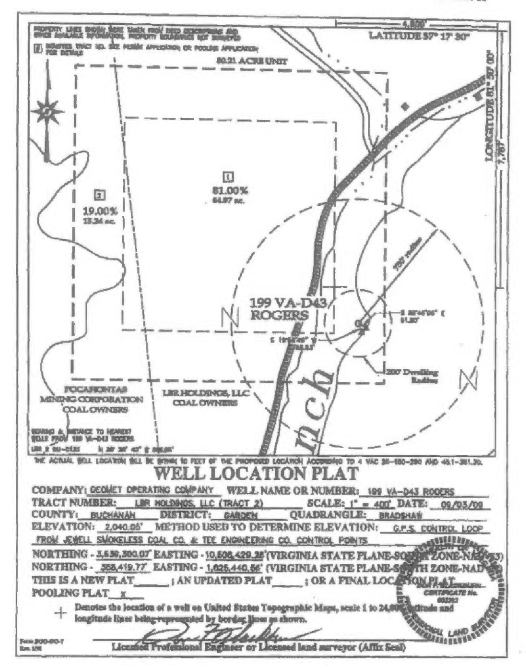
5. Factual basis for relief requested

T.G. Rogers, III, Derek Browning Rogers, Kevin Rogers, Shaun Rogers, Gregory Poulous, Jason Poulous, and Pamela Poulous is entitled to 100% of the CBM royalties awarded under Buchanan County, Virginia Circuit Court Case No. 550-13, Opinion dated July 10, 2014, said decision allows the Applicant and Designated Operator to pay royalties directly to the person(s) identified in Exhibit EE annexed hereto and the annexed Table, further, specified how said royalties are to be paid.

There are no more remaining conflicts after the disbursement, escrow is no longer required and account is to be closed after disbursement.

6. Attestation

The foregoing Petition to the best of my knowledge, information, and belief is true and correct.



Well Name : Rogers 199 D-43 Pooling Plat Attachment A

Plat Tract Number	Owners	Percentage Ownership
1) 2	LBR Holdings, LLC	64.97 M \$1.8% of \$0.21 Mc
2.) 69	Pocahontas Mining, LLC	15.24 ac. ~ 19.0% of 90.21 ac.

Location Description: 1.27 Miles southwest of State Route 635jet. W/ State Route 616 and 2.70 miles northwest of State Route 635 W/State Route 638.

EXHIBIT E LIST OF CONFLICTING AND UNKOWN OR UNLOCATABLE OWNERS/CLAIMANTS THAT REQUIRE ESCROW UNIT D-43 VOGB DOCKET NO. 09-1020-2603

NONE.

EXHIBIT EE UNIT D-43

VOGB DOCKET NO. 09-1020-2603

List of Respondents with Royalty Split Agreements or Court Orders

PERCENTAGE	
OWNERSHIP OF	
TRACT IN	
DISPLITE	

PERCENTAGE OWNERSHIP OF UNIT IN DISPUTE

Tract 1-(Tract 2 of CBM Unit D-43)
(81.00% of unit)
LBR Holdings, LLC et al.

COAL FEE OWNERSH LBR HOLDINGS, LLC Fon Rogers, Manager P.O. Box 22427 Lexington, KY 40522	IP	12.500000%	n/a
To	tal-Coal	12.500000%	n/a
OIL & GAS OWNERSH	<u> </u>		
Jason Poulos 10870 SW 95 th Street Miami, FL 33176		2.083334%	1.687500%
Gregory Poulos 1894 Glenwood Street NE Palm Bay, FL 32907		2.083333%	1.687500%
Pamela Poulos 5000 SW 83 rd St. Miami, FL 33143		2.083333%	1.687500%
T.G. Rogers, III 3014 Shalford Lane Matthews, NC 28104		1.562500%	1.265625%
Shaun Rogers 121 NE 100 th St. Miami Shores, FL 32960		1.562500%	1.265625%
Kevin Rogers 139 Wickham Road Garden City, NY 11530	n	1.562500%	1.265625%
Derek Browning Rogers 2300 Carmel Road Charlotte, NC 28226		1.562500%	1.265625%
To	otal –Gas	12.500000%	10.125000%
S	ubtotal Tract 1	12.500000%	10.125000%

150001757

Total Percentage Ownership of Unit in Dispute:

Tract 1:

10.125000%

VIRGINIA: IN THE CIRCUIT COURT OF BUCHANAN COUNTY

GREGORY G. POULOS, JASON G. POULOS, PAMELA F. POULOS, SHAUN D. ROGERS, KEVIN H. ROGERS, DEREK B. ROGERS and T.G. ROGERS, III,

Plaintiffs,

Case No. 550-13

LBR HOLDINGS, LLC,

V.

Defendant.

ORDER

This matter, having come before the Court for hearing on June 2, 2014, on the parties' respective motions for summary judgment, and the Court, having reviewed the written submissions of the parties and having heard oral argument of counsel, and for good cause shown, hereby ORDERS:

- Plaintiffs' Complaint and Defendant's Counterclaim both request that this Court, pursuant to Virginia Code § 8.01-184, declare their respective rights under the May 27, 1938, deed ("Deed") attached to Plaintiffs' Complaint as Exhibit "A."
- 2. The Deed includes a conveyance by T. G. Rogers and Martha F. Rogers, his wife (the "Talmage Rogers Group"), and Lloyd Rogers and Anne F. Rogers, his wife (the "Lloyd Rogers Group"), of their interests in certain parcels of property in Buchanan County, Virginia, (the "Property") and McDowell County, West Virginia, to Lon B. Rogers. The Deed specifically recites: "But there is excepted from the above-described property an undivided one-half interest in the oil and gas under said property and the same is reserved to T. G. Rogers and Lloyd Rogers,

parties of the first part, their heirs and assigns, together with the usual and necessary rights of ingress and egress and drilling rights to explore, get and remove said oil and gas."

- 3. It is undisputed that Plaintiffs are the successors to the interests of the Talmage Rogers Group under the Deed, and that Defendant, LBR Holdings, LLC ("LBR"), is the successor to the interests of Lon B. Rogers and the Lloyd Rogers Group under the Deed.
- 4. Plaintiffs seek a declaration that the Deed's reservation of gas under the Property includes, *inter alia*, coalbed methane gas, and that they are, therefore, the owners of 25% of the coalbed methane gas under the Property and entitled to the associated royalties. LBR, on the other hand, seeks a declaration that the Deed's reservation of gas under the Property does not include coalbed methane gas, that the Deed, therefore, conveyed coalbed methane gas to Lon B. Rogers, and that LBR, as Lon B. Rogers' successor-in-interest, is the owner of all the coalbed methane gas under the Property and entitled to the associated royalties.
- 5. Having examined the reservation language and the "four corners" of the Deed, the Court finds that the Deed is unambiguous and that the Deed's reservation of "the oil and gas under said property" includes a reservation of coalbed methane gas under the Property. Plaintiffs are, therefore, entitled to prevail as a matter of law.
- 6. Coalbed methane gas is obviously "gas," see Harrison-Wyatt, LLC v. Ratliff, 593

 S.E.2d at 234, 238 (Va. 2004) (coalbed methane "is a gas"); and there is nothing in the Deed that removes coalbed methane or any other type of gas from the scope of the reservation. The language at issue is unlimited, plain, and unambiguous.
- 7. LBR argues that "the oil and gas" does not mean "all" but only "some" gas. The Court agrees with Plaintiffs, however, that the reservation of "the" gas is not a limited reservation of only some types of gas, but an unambiguous and unlimited reservation of all gas. Such an

interpretation of "the" is in accordance with the ordinary, plain and common sense meaning of the word.

- 8. LBR also argues that the parties to the Deed would not have intended to include coalbed methane gas in the reservation because, according to LBR, the commercial value of coalbed methane was not known in 1938. LBR presented no evidence in support of this argument and Plaintiffs presented undisputed evidence to the contrary. Regardless, this Court is bound to uphold the unambiguous reservation language, which refers to gas without qualification or limitation, and which, as written, encompasses all types of gas, whether commercially exploitable at the time of the Deed's execution or not.
- 9. The Court concludes that the arguments and authorities presented by Plaintiffs in their motion and reply brief are well-founded and correct. A ruling in LBR's favor would require the Court to rewrite the Deed, which it will not do. Nor will the Court torture words and phrases or engage in speculation to create an ambiguity where the ordinary meaning of the words leaves no room for ambiguity.
- 10. There are no issues of material fact in dispute regarding Plaintiffs' ownership of 25% of the coalbed methane gas under the Property. The Court grants Plaintiffs' motion for summary judgment in full and denies LBR's motion for summary judgment in full.
- 11. This Order constitutes a judicial determination of coalbed methane gas ownership as between Plaintiffs and LBR pursuant to Virginia Code § 45.1-361.22(5)(i) and resolves in Plaintiffs' favor all conflicting claims of coalbed methane gas ownership between Plaintiffs and LBR relating to the Property.
- 12. Plaintiffs are entitled to receive all coalbed methane gas royalties attributable to their 25% gas estate interest in the Property that are being held in the Virginia Gas and Oil Board's

escrow account or otherwise being withheld from Plaintiffs due to the conflicting claims of coalbed methane ownership between Plaintiffs and LBR. Plaintiffs are also entitled to receive all future coalbed methane gas royalties or other proceeds that are attributable to their 25% gas estate interest in the Property. All such royalties and proceeds shall be divided among the individual Plaintiffs in accordance with their respective percentages of ownership.

SO ORDERED, this the day of Jy, 2014.

Purcuit Court Judge

SEEN AND REQUESTED:

Jennifer L. Shaver, Esq. (VSB# 79047) Ellis Professional Building, Suite A

211 West Main Street Abingdon, VA 24210

Telephone: (276) 525-1103 Facsimile: (276) 525-1112

jen@jenshaver.com

Counsel for Plaintiffs

SEEN AND OBJECTED TO FOR ALL THE REASONS DETAILED IN LBR HOLDINGS, LLC'S MEMORANDUM IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT AND RESPONSE TO PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT AND AT THE HEARING; AND ON THE ADDITIONAL GROUNDS THAT TO THE EXTENT THE COURT MAY HAVE CONSIDERED SUBMISSIONS OF EXHIBITS OTHER THAN THE DEED AT

ISSUE, THE COURT SHOULD HAVE DENIED BOTH PARTIES' MOTIONS FOR SUMMARY JUDGMENT SO THAT BOTH PARTIES WOULD HAVE HAD AN OPPORTUNITY TO DEVELOP AND PROPERLY INTRODUCE SUCH EVIDENCE:

Trevor L. Earl, Esq. (VSB# 37573)

REED WEITKAMP SCHELL & VICE PLLC

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Louisville, KY 40202

Telephone: (502) 589-1000 Facsimile: (502) 562-2200

tearl@rwsvlaw.com

Counsel for LBR Holdings, LLC

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Teste: Beverly S. Tille: Tirk Circuit Court of Buchaner

Page Number 23. Page Number 15.

INSTRUMENT #150001757
RECORDED IN THE CLERK'S OFFICE OF
BUCHANAN COUNTY ON
OCTOBER 27, 2015 AT 02:00PM

BEVERLY S. TILLER, CLERK RECORDED BY: GGB